Case 4:22-cr-00361-JSW Document 43 Filed 09/30/22 Page 1 of 1

		United States I northern distric oakland divi	T OF CALIFORNIA	No CLEON SEP 30
United S	tates of America,		Case No. 22 - 36/	NORTHERN DISTRICT OF SEXCLUDING TIME
	Plaintiff, v.)	STIPULATED ORDER I UNDER THE SPEEDY	EXCLUDING TIME
Veroni	ca Joselyne Defendant(s).	Mora)		
Trial Act from _continuance out	$\frac{9/30/22}{\text{weigh the best interest}}$	$\frac{12/6/22}{\text{of the public and th}}$	30/22 , the court exc and finds that the ends of judgments and finds that the ends of judgments and the following continuance on the following the following that the court exc	al. See 18 U.S.C. §
	Tailure to grant a cont See 18 U.S.C. § 3161(ely to result in a miscarriag	e of justice.
d	The case is so unusual or so complex, due to [check applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).			
F	Failure to grant a cont aking into account the	inuance would deny e exercise of due dili	the defendant reasonable ti gence. <i>See</i> 18 U.S.C. § 316	me to obtain counsel, $51(h)(7)(B)(iv)$.
c	Failure to grant a cont counsel's other sched Gee 18 U.S.C. § 3161(aled case commitmen	sonably deny the defendants, taking into account the	t continuity of counsel, given exercise of due diligence.
n	Failure to grant a cont necessary for effective See 18 U.S.C. § 31610	e preparation, taking	sonably deny the defendant into account the exercise of	t the reasonable time f due diligence.
d p tl	lisposition of crimina paragraph and — base the time limits for a paragraph extending the 30-day	I cases, the court sets ed on the parties' sho reliminary hearing un time period for an in-	ing into account the public the preliminary hearing to wing of good cause — find ader Federal Rule of Crimin dictment under the Speedy im. P. 5.1; 18 U.S.C. § 316	the date set forth in the first is good cause for extending nal Procedure 5.1 and for Trial Act (based on the
IT IS SO	O ORDERED.		Ans	
DATED	9/30/2	2	DONNA M. RYU	
	A	-	United States Magistrate	Judge
STIPUL	ATED Attorney for	Defendant	Assistant United States	Attorney